

LOS ANGELES CA 90017-5554

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Α	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
	09/618,12	29 07/17/	/OO WANG		Х	55861-00003
_			HM11/0920			EXAMINER
1	JOSEPH H	•	·	SPIEGLER, A		
		ANDERS & DI GUEROA STRI			ART UNIT	PAPER NUMBER
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DATE MAILED:

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ſ.	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		AT	ATTORNEY DOCKET NO.	
	09/618,129	07/17/0	0 WANG		X	49657-754	
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	MCDERMOTT		SPIEGLER, A				
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					1656	4	
				-	DATE MAILED:	04/03/01	

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**Commissioner of Patents and Trademarks** 

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<u> </u>		Application No.	Applicant(s)				
	Office Action Summary	09/618,129	WANG, XIAO BING				
	Office Action Summary	Examiner	Art Unit				
		Alexander H. Spiegler	1656				
	The MAILING DATE of this communication appe	ears on the cover sheet with the co	rrespondence address				
Period fo		/ IS SET TO EXDIRE 3 MONTH/	S) FROM				
THE N - Exten after: - If the - If NO - Failur - Any fr	DRTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36 (a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	mely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 17 J	<u>luly 2000</u> .					
2a)	This action is <b>FINAL</b> . 2b)⊠ Th	is action is non-final.					
3)	The second secon						
Dispositi	on of Claims						
4)🖂	Claim(s) 1-36 is/are pending in the application	<b>)</b> .					
	4a) Of the above claim(s) is/are withdraw	wn from consideration.					
5)[	5) Claim(s) is/are allowed.						
6)🖂	6)⊠ Claim(s) <u>1-36</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	Claims are subject to restriction and/o	r election requirement.					
Applicati	on Papers	•					
	The specification is objected to by the Examin-	er.					
•		to by the Examiner.					
,—	11) The proposed drawing correction filed on is: a) approved b) disapproved.						
•	The oath or declaration is objected to by the E						
Priority under 35 U.S.C. § 119  13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
a)	1. Certified copies of the priority document	ts have been received.					
	<del></del>		ion No				
	<ul> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>						
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
14) Machiowiedgemenic is made of a claim for domestic priority and a 3.5.5.3 ***(5).							
Attachmer	nt(s)						
15) Notice of References Cited (PTO-892)  18) Interview Summary (PTO-413) Paper No(s)  16) Notice of Draftsperson's Patent Drawing Review (PTO-948)  17) Information Disclosure Statement(s) (PTO-1449) Paper No(s)  20) Other:							

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#### **DETAILED ACTION**

## Specification

1. The disclosure is objected to because of the following informalities:

A) Page 9, recites "W represents a complementary...", but Figure 1 does not contain a "W".

Appropriate correction is required.

### Claim Rejections - 35 USC § 112

2. Claims 1-36 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

A) Claims 1-36 are indefinite over the recitation of "or optionally" because it is not clear as to whether the primer extension reagent comprises one type of terminator <u>or</u> absence of a nucleotide that is complementary to the target base at the predetermined position of the nucleic acid of interest and three types of non-terminator nucleotides.

B) Claims 16, 18, 20-22 are indefinite over the recitation of "allows" because it is not clear whether or not the primer actually does link to a solid surface.

#### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

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4. Claims 1-23, 27-36 are rejected under 35 U.S.C. 102(e) as being anticipated by Soderlund (US 6,013,431).

Soderland teaches a method for detecting a target nucleic acid comprising:

(a) providing a detectable amount of a target nucleic acid polymer in a single stranded form,

(b) hybridizing the detectable amount of the nucleic acid polymer with one or more

oligonucleotide primers (forming a primer-nucleic acid duplex), wherein each primer has a

nucleotide sequence that is complementary to a sequence in the target nucleic acid polymer, such
that when the primer is hybridized to the target nucleic acid polymer, the 3' end of the primer
binds to a nucleotide flanking the specific nucleotide at the defined site in the target nucleic acid
(i.e. the first unpaired base immediately downstream of the 3' end of the primer), (c) exposing
the hybridized nucleic acid polymer to a polymerization agent in a mixture containing at least
one deoxynucleotide, said deoxynucleotide comprising a detectable label, and one or more chain
terminating nucleotide analogues, such that a detectable primer extension product is formed if
the labeled deoxynucleotide is complementary to the specific nucleotide at the defined site, and
(d) analyzing the polymerization mixture of step (c) for the presence or absence of the primer
extension product containing the labeled deoxynucleotide at the 3' end thereof, whereby the
identity of the specific nucleotide at the defined site is determined (col. 18, ln. 19-53).

The reference also teaches that two or more differently labeled dNTPs (non-terminator nucleotides) can be added to the primer-nucleic acid duplex, wherein the detection is better interpreted by adding dNTPs that are different than the terminator nucleotide (col. 8, ln. 58-64). The reference also teaches the use of this invention with various labels such as radioactive or fluorescent labels (see examples 1-7, col. 9-18). The reference also teaches that the primer

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extension reaction can be performed by enzymatic means using template dependent enzymes (i.e. T7 DNA polymerase, T4 DNA polymerase, reverse transcriptase, etc.) (col. 8, ln. 10-17). The reference also teaches that the primer may contain an attachment moiety (i.e. biotin, antigens, etc.) (col. 6, ln. 16-31), that permits affinity separation of the from the unincorporated reagent and/or the nucleic acid of interest (col. 6, ln. 53 to col. 7, ln. 26), and furthermore, that a solid support may be used in the separation process (col. 6-7). The reference also teaches that the nucleic acid of interest can be any human, animal, plant, or microbe (col. 5, ln. 25-32).

5. Claims 1-6 and 9-36 are rejected under 35 U.S.C. 102(e) as being anticipated by Goelet et al. (US 5,888,819).

Goelet teaches a method of determining the identity of a nucleotide base at a specific position in a nucleic acid of interest, which comprises: (a) treating a sample containing the nucleic acid of interest, if the nucleic acid is double-stranded, so as to obtain unpaired nucleotide bases spanning the specific position, or directly employing step (b) if the nucleic acid of interest is single-stranded; (b) contacting the sample from step (a), with an oligonucleotide primer which is fully complementary to and which hybridizes specifically to a stretch of nucleotide bases present in the nucleic acid of interest immediately adjacent to the nucleotide base to be identified, under high stringency hybridization conditions, so as to form a duplex between the primer and the nucleic acid of interest such that the nucleotide base to be identified is the first unpaired base in the template immediately downstream of the 3' end of the primer in said duplex; and (c) contacting the duplex from step (b), in the absence of dATP, dCTP, dGTP, or dTTP, with at least two different terminators of a nucleic acid template-dependent, primer extension reaction capable of specifically terminating the extension reaction in a manner strictly dependent upon the identity

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of the unpaired nucleotide base in the template immediately downstream of the 3' end of the primer wherein one of said terminators is complementary to said nucleotide base to be identified and wherein at least one of said terminators is labeled with a detectable marker (and therefore, one terminator is unlabeled); wherein said contacting is under conditions sufficient to permit base pairing of said complementary terminator with the nucleotide base to be identified and occurrence of a template-dependent primer extension reaction sufficient to incorporate said complementary terminator onto the 3' end of the primer to thereby extend said 3' end of said primer by one terminator; (d) determining the presence and identity of the nucleotide base at the specific position in the nucleic acid of interest by detecting the detectable marker of said incorporated terminator while said terminator is incorporated at the 3' end of the extended primer, and wherein said detection is conducted in the absence of non-terminator nucleotides (col. 29, ln. 42 to col. 30, ln. 58).

The reference also teaches that the detectable markers may be a fluorophore, protein moiety, etc. (col. 8, ln. 52-59). The reference also teaches that primer extension reaction can be carried out using enzymatic means such as T4 DNA polymerase, T7 DNA polymerase, etc. (col.31, ln. 30-34). The reference also teaches that the primer comprises biotin which permits affinity separation of the primer from the unincorporated reagent and/or nucleic acid of interest via binding of the biotin to streptavidin which is attached to the solid support (col. 32). The reference also teaches the nucleic acid of interest may be synthesized enzymatically, synthesized by polymerase chain reaction, may comprise a non-natural nucleotide analog, genomic DNA from an organism, extragenomic DNA form an organism, wherein said organism is a virus,

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mircoorganism, plant, vertebrate, invertebrate, mammal, or human being (col. 32, ln. 45 to col.

33, ln. 10).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander H. Spiegler whose telephone number is (703) 305-0806. The examiner can normally be reached on Monday through Friday, 7:00 AM to 3:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, W. Gary Jones can be reached on (703) 308-1152. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-4242 and (703) 305-3014.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

Alexander H. Spiegler

April 2, 2001

PRIMARY EXAMINER 4/2)

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